## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

 $IN\ RE\ FMC\ CORPORATION\ SECURITIES$  LITIGATION

CIVIL ACTION
No. 2:25-cv-00771

This Document Applies To:

ALL ACTIONS

## SCHEDULING ORDER

AND NOW, on this 2<sup>nd</sup> day of June 2025, based on the stipulation between lead counsel and counsel for Defendants (Dkt. 38), the parties are directed to adhere to the following litigation schedule:

- 1. The Pension Funds' amended complaint is due by July 28, 2025;
- 2. Defendants' motion to dismiss the amended complaint is due by September 19, 2025;
- 3. The Pensions Funds' opposition to Defendants' motion to dismiss is due by November 17, 2025; and
- 4. Defendants' reply is support of their motion to dismiss is due by December 19, 2025.<sup>1</sup>

Any amendments or extensions of this scheduling order must be submitted to the Court by way of a motion or stipulation, with a brief statement of the cause for the requested change. In the event of an opposed extension, the party opposing the extension should provide a short response to the requesting party's motion.<sup>2</sup>

BY THE COURT:

GAIL A. WEILHEIMER, J.

This Court generally requires leave of Court to file replies in support of a previously filed motion. See Judge Weilheimer's Guidelines. However, as the parties have agreed to such a filing in this securities class action matter, the Court will permit FMC to file a pointed reply in support of their motion to dismiss addressing only the arguments advanced in lead plaintiffs' opposition.

The parties should be aware that a shareholder derivative suit was filed on May 29, 2025, and designated as a related matter. See Curavo v. Douglas, et al., 2:25-cv-02731-GAW.